UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	V
THE TRAVELERS INDEMNITY COMPAN	
Plaintiff,	
-against-	STIPULATION OF DISMISSAL
CLEAR BLUE SPECIALTY INSURANCE C	OMPANY,
Defendar	
IT IS HEREBY STIPULATED AND A	GREED, by and between the undersigned, that the
above-captioned action is voluntarily dismisse	ed, with prejudice, against Defendant Clear Blue
Specialty Insurance Company pursuant to Feder	al Rule of Civil Procedure 41(a)(1)(A)(ii), without
costs to any party as against the other.	
Dated: October 3, 2023	
USERY & ASSOCIATES	GOLDBERG SEGALLA
By: Amy C. Gross Attorneys for Plaintiff The Travelers Indemnity Company P.O. Box 2996 Hartford, CT 06104-2996 P: (917) 778-6462 F: (844) 571-3789 acgross@travelers.com	By: Callyn M. Capote  Ashlyn M. Capote  Attorneys for Defendant Clear Blue  Specialty Insurance Company  665 Main Street  Buffalo, NY 14203  Tel: (716) 566-5400  acapote@goldbergsegalla.com
	SO ORDERED:
	U.S.D.J.